N.Y. N.Y. 10007 DEC 17 2010 DEC 17 2010 CASE OG-500 26 (REW)

DEAR YOUR HONORS, S. BANKRUPTCY CONNITIONY: TO WAVE FLUNC FEE

MR. FOX, PRO-JE SUBMITS THIS APPEAL IN THE BEST MANNER HE CAN, AT PREJENT.

THE U-S. BANKAUPTCY COCIET IN NEW YOIRK WAS CIRENTED AS THERE WASN'T ONE, NOT THAT WOULD AW, MR. FOX WAS THERE, AFTER NUMERNUS REQUESTS, TO SOLVE THU PROBLEM. A VOLUNTEER TO AMERICA AND UNDER VOWS OF POVERTY: [THE TRUSTEES OF THE U.S. OWE MIZ. FOX SO MUCH MONEY, THEY CAN'T AFFORD TO PAY HIM], THIS ALSO MAKES IT DIFFICULT FOR MR. FOX, PRO-SE TO UPHOLIS HIS OATH(S) [3 TIMES TAKEN] TO DEFEND THE CONSTITUTION. MR. FOX, PRO-JE IS UNWILLIWALLY FORCED INTO A BANKRUPTCY CONFRONTATION (AGAIN) WITH GENERAL METCRS, INC. OVER THE SAME AVTOMOBILE, BEFORE THU COURT, AWAIN; AND IN CIRCUIT COURT IN FORT MYGRI, FLORIDA, MR. FOX PRO-SE WAS ONE HEARING AWAY FROM GENERAL MOTORS, INC. BENCE FOUND IN CONTEMPT OF GURT FOR FAILING TO RESPOND TO A COURT ORDERED SUBPEUNA. AUTERNITTE DISPUTE RESOLUTION. IS QUIEN BY BANKRUPTCY COURT AND THE LOWER COURT RECORD SHOWS WR-FOX, PRO-JE CHOSE TITIS YET NO ONE HAS CENTACTED UNR. TOX OR SENT HIM, BY MAIL, A PERSON TO CONTACT AT INVITORS MODIOATORS [GARDEN CITY GROUP, INC. DUBLIN, OH]. NOW, BANKRUPTLY COURT HAS AN "OMNIBUS DECISION" CANCELLING, YET SAVING, CLAIMS AND A CLAUS, THAT CERTAIN CASES CAN RÉTURN TO LOWER COURT. NO RESPONSE TO DATE TO MR. FOX PRO-SE'S ADDITIONAL

MOTIONS; & OBSTRUCTION OF JUSTICE & COLLUSION.

CC. BANKRUPTCH GURT 12/11/10

SCARROGN CTIT GROUP, INC.

MOTIONS LIQUIDATIONS

DAMA H-F

REPECTIVUM SUBMITTED DEL 21-24, 10,20-JE DAMA H-FDX

P.S. INSTEAD OF MAILURE THIS ALL BACK, PUBLIC INFORM MA, FOX, PRO-SE WHAT THE FILING FOR DIE 15, IF IT CANNOT BE WALVED - MOTHOREST TO PUBLIC INTEREST